Case 5:23-cv-02245-RGK-BFM Document 58 Filed 11/10/24 Page 1 of 3 Page ID FILED CLERK, U.S. DISTRICT COURT 11/10/2024 Jeff Macy "In Pro Per" 1 P.O. Box #103 CENTRAL DISTRICT OF CALIFORNIA 2 Twin Peaks, Ca. 92391 DEPUTY (909) 744 -8480 3 macybuilders@yahoo.com 4 IN THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA 5 JEFF MACY, as an individual Case No.: 5:23-cv-02245-RGK-BFM 6 PLAINTIFF, 7 [CASE STATUS REPORT] VS. 8 CALIFORNIA HIGHWAY PATROL, a State Judge: The Honorable Brianna Fuller Agency; Officer CHRISTOPHER BATES, Mircheff Supervisor Officer Sergeant JEFFREY 10 O'BRIEN, & DOES 1-10, inclusive, 11 Action Filed: 5/06/2024 DEFENDANTS. 12 13 A. A summary of the proceedings to date & a statement of the principal 14 15 issues raised by the case. 16 Discovery has commenced. 17 Plaintiff alleges that Defendants Christopher Bates & Jeffrey O'Brien 18 intentionally inflicted emotional distress upon Plaintiff & are liable to Plaintiff 19 for a prolonged traffic stop & unlawful search & seizure. Defendant 20 Christopher Bates also hid his ID & would not properly identify himself to 21 Plaintiff. Plaintiff was concerned & the unlawful search & seizure violated 22 Plaintiff's Fourth Amendment rights. 23 B. A statement as to whether all parties have been served, & if not, a 24 proposed deadline by which service will be completed. 25 All parties have been served. 26 27 PAGE 1 28

C. A description of any discovery completed, & a schedule for any future discovery.

The Parties have exchanged written discovery. Defendants have taken the deposition of Plaintiff.

Plaintiff filed a motion for sanctions, regarding Plaintiff's deposition, that is pending.

The Parties requested a discovery conference regarding release of the video recording of plaintiff's deposition, which was set for hearing on November 7, 2024.

D. A list of contemplated motions, if any, along with proposed dates for the filing & hearing of such motions.

Plaintiffs filed a pre-trial motion, regarding Defendants not providing proper evidence.

E. An estimate of the time likely to be required for trial, & a statement as to whether trial by jury is desired & has been properly requested.

Four days. Plaintiff properly requested a trial by jury.

F. A description of any settlement negotiations that have occurred, and a recommendation as to the form of settlement conference or other method of alternative dispute resolution that would be most appropriate given the nature of this case.

The Parties have not engaged in settlement negotiations. Due to the nature of the facts & disputed allegations, settlement negotiations will likely not be fruitful.

G. Any suggestions the parties may wish to make regarding the management of this action.

None.

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